United States District Court

for the

Southern District of Alabama

United States of America.	ica)			
CEDRIC D. KENNEDY		Case No:	12-00032-CG & 12-00068-CG	
)	USM No:	12561-003	
Date of Original Judgment: Date of Previous Amended Judgment:	August 30, 2012)	Pro Se		
(Use Date of Last Amended Judgment if Any)		Defendant's	Attorney	
			NTENCE REDUCTION	
PU	RSUANT TO 18	U.S.C. § 3	3582(c)(2)	
§ 3582(c)(2) for a reduction in the tern subsequently been lowered and made r	n of imprisonment impretroactive by the Unitermotion, and taking into	osed based on ed States Sent account the	of Prisons the court under 18 U.S.C. n a guideline sentencing range that has tencing Commission pursuant to 28 U.S.C. policy statement set forth at USSG §1B1.10 that they are applicable,	
IT IS ORDERED that the motion is: DENIED. GRANTED the last judgment issued) of		oreviously im ths is reduce	posed sentence of imprisonment (as reflected in d to	
(Co	omplete Parts I and II of Pa	ge 2 when motio	on is granted)	
ADDITIONAL COMMENTS				
the time of sentencing, the defendant counts 1 and 3 of case number 12-00 Kennedy received a sentence of 51 m below the statutory minimum of 60 mc	was subject to a statut 032 and count 30 of ca nonths as to the drug vi onths. As the sentence	ory mandato use number 1 olation count was not impo	2014 Amendment to the Drug Guidelines. At ry minimum sentence of 60 months as to 2-00068. Upon imposition of sentence, s: 1 in 12-00032 and 30 in 12-00068, which fellosed pursuant to a 3553(e) motion, he is not nge remains 60 months as to those counts of	
Except as otherwise provided, all prov IT IS SO ORDERED. Order Date: February 23, 2015	Calli	dated e V.S. Gra District J	Government, ou=Federal Judiciary,	
Effective Date:			United States District Judge	
(if different from order date)		Printed name and title		